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VIA ECF

Honorable Kenneth M. Karas Southern District of New York The Hon. Charles L. Brieant Jr. Federal Building and United States Courthouse 300 Quarropas Street White Plains, New York 10601

Re:

Vittoria Solla v. Boston Children's Health Physicians, LLP et al. ang Gerard Villucci

Civil Action No.: 7:25-CV-01352-KMK

Dear Judge Karas,

We represent Defendants Boston Children's Health Physicians, LLP ("BCHP") and Gerard Villucci ("Mr. Villucci") (collectively "Defendants") in the above captioned matter. We write jointly with Plaintiff's counsel to pursuant to Your Honor's Individual Practice Rules 1.C requesting an adjournment of the Initial Conference and an extension of time to submit the Case Management Plan. Currently, the parties are scheduled to appear for the Initial Conference on March 25, 2025 at 10am and to submit the Case Management Plan on March 24, 2025 (ECF No. 10).

The parties request an adjournment because Defendants filed a waiter of the service of summons on February 21, 2025, which extended Defendants' time to move, answer, or otherwise respond by sixty days. (ECF No. 11). To ensure the most productive use of the Court's time, the parties respectfully request that the Court adjourn the Initial Conference and corresponding date to submit the Case Management Plan until after Defendants respond on April 22, 2025.

Thank you for your courtesies in this matter.

Granted. The initial conference is adjourned to 5 6 /25, at 10:00 The deadline for the case management plan is moved accordingly.

Very truly yours,

KAUFMAN BORGEEST & RYAN LLP

Joan M. Gilbride

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CC:

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